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October 22, 2001

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Ms. Magalie Roman Salas, Secretary
Office of the Secretary
Federal Communications Commission
445 12th Street, SW, Room TW-A325
Washington, DC 20554

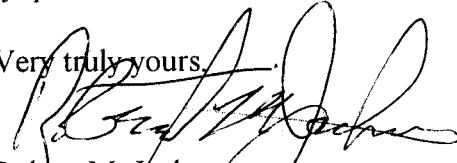
Re: ***CC Docket 94-102/Third Quarterly TTY Implementation Report
CRS Station KNKQ332
Market No. 340 (A), California 5 – San Luis Obispo RSA
SLO Cellular, Inc. d/b/a Cellular One of San Luis Obispo***

Dear Ms. Salas:

On behalf of SLO Cellular, Inc. d/b/a Cellular One of San Luis Obispo ("SLO"), we hereby submit a copy of SLO's third quarterly report on implementation of TTY access to 9-1-1 emergency services, pursuant to the Commission's *Fourth Report and Order* in CC Docket 94-102, released December 14, 2000. This copy is intended to correct an apparent error in the Commission's electronic filing database as it concerns SLO's original report. The link to the SLO TTY report, when activated, opens a TTY report filed by this office on behalf of North Dakota Network Co.

Today's filing demonstrates that the SLO TTY report was timely filed on October 15.
Please contact the undersigned counsel if you have any questions.

Very truly yours,

A handwritten signature in black ink, appearing to read "Robert M. Jackson", written over the closing "Very truly yours,".

Robert M. Jackson
Kathleen A. Kaercher
Counsel to SLO Cellular, Inc. d/b/a Cellular
One of San Luis Obispo

cc: Mindy Littell
via electronic mail

Federal Communications
Commission

The FCC Acknowledges Receipt of Comments From ...
SLO Cellular, Inc. d/b/a Cellular One of San Luis Obispo
...and Thank You for Your Comments

Your Confirmation Number is: '20011015028706 ' 1

Date Received: **Oct 15 2001**

Docket: **94-102**

Number of Files Transmitted: **1**

File Name		
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REPORT	Adobe Acrobat PDF	155172

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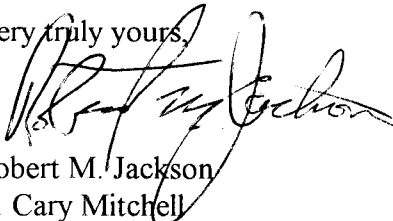
***Re: CC Docket No. 94-102 / Third Quarterly TTY Implementation Report
CRS Station KNKQ332
Market No. 340 (A), California 5 – San Luis Obispo RSA
SLO Cellular, Inc. d/b/a Cellular One of San Luis Obispo***

Dear Ms. Salas:

On behalf of SLO Cellular, Inc. d/b/a Cellular One of San Luis Obispo ("SLO"), we hereby submit SLO's third quarterly report on implementation of TTY access to 9-1-1 emergency services, pursuant to the Commission's *Fourth Report and Order* in CC Docket No. 94-102, released December 14, 2000.

Please contact the undersigned counsel if you have any questions.

Very truly yours,



Robert M. Jackson
D. Cary Mitchell
Counsel to SLO Cellular, Inc. d/b/a
Cellular One of San Luis Obispo

Att.

SLO Cellular, Inc.
d/b/a Cellular One of San Luis Obispo
733 Marsh Street
Suite B
San Luis Obispo, California 93401

Magalie Roman Salas, Secretary
Federal Communications Commission
Washington, D.C. 20554

Re: CC Docket No. 94-102,
CRS Station KNKQ332,
Market No. 340(A),
California 5 - San Luis Obispo RSA,
Transmission of E-911 Calls from TTY Devices.

Quarterly Report

Dear Ms. Salas:

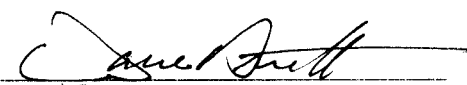
This report is filed pursuant to the directive contained in the Commission's Fourth Report and Order (CC Docket No. 94-102), FCC 00-436, released December 14, 2000 ("the Fourth R&O").

The Commission has requested that the reports contain the information specified in Paragraph No. 17 of the Fourth R&O, but allows the carriers to report in conjunction with the TTY Forum. See Fourth R&O, Paragraph Nos. 15 and 16. The information outlined in Paragraph No. 17 of the Fourth R&O is of a type that is not presently available to us, and would instead be within the province of the equipment manufacturers and the TTY Forum. Therefore, we hereby join in the quarterly report being submitted by the TTY Forum.

We are the operator of a stand-alone cellular system which serves a rural area, we lack any influence over the research and development activities of equipment manufacturers, and will rely upon the equipment manufacturers to install (on a turnkey basis) the equipment necessary to allow the digital wireless portion of our system to process E-911 calls originating from Text Telephone ("TTY") devices. We intend to obtain and install the necessary equipment once it becomes available from our equipment vendor.

Very truly yours,
SLO Cellular, Inc. d/b/a
Cellular One of San Luis Obispo

Dated: 10-12-01

By: 
David Pruett
Vice President